

## UNITED STATES ARTIMENT OF COMMERCE PARTIMENT OF COMMERCE

SSS COMMISSIONER OF PATENTS AND TRADEMARKS
WASHINGTON D.C. 20230

SERIAL NUMBER 3 FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

EXAMINER

ART UNIT PAPER NUMBER T

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

	COMMISSIONER	OF PATENTS AND TRADE	MARKS	The second	
		•			
		ADVISORY AC	TION		
X TI	HE PERIOD FOR RESPONSE:			and the state of	
a) X	is extended to run	or continues to run	6 ns	rom the date of the final rejection	
ે. •ે □	expires three months from the date of event however, will the statutory period	the final rejection or as of the d for the response expire late	mailian das i	84	
	Any extension of time must be obtaine The date on which the response, the p purposes of determining the period of 1.1.7 will be calculated from the date of	d by filing a petition under 37 etition, and the fee have bee extension and the correspond the originally set shortened	CFR 1.136(a)	, the proposed response and the ate of the response and also the	appropriate fee.
Charles of London	pellant's Brief is due in accordance with		Ŷ,	A PARTY	4. 安
	plicant's response to the final rejection, of place the application in condition for allowing the proposed amendments to the claim	wance:	THE RES	red with the following effect, but	
	a. There is no convincing showing upresented.				
	b. They raise new issues that would	require further consideration	and/or search	. (See Note).	
	c. They raise the issue of new matter	er. (See Note).			y
	d. They are not deemed to place the appeal.	e application in better form for	or appeal by m	aterially reducing or simplifying t	he issues for
	e. They present additional claims w  NOTE: DEPENDER CLAIM  LINDERGE		BROADE		
	- INDEPEN	GNT CLAIM 4	-2		
2.	Newly proposed or amended claims	would be a	llowed if sub-	interest in the second	
	the non-allowable claims.		110WEG 11 SUGITI:	itted in a separately filed amendo	ment cancelling
3.	Upon the filing an appeal, the proposed be as follows:	amendment  will be ente	red will no	t be entered and the status of th	e daims will
	Claims allowed:	_		1	
	Claims objected to:	-87		F P	
	Claims rejected: 42-4	4,4-6-52		EDWARD J. WEBMA PRIMARY EXAMINE	N
	However;	,		GROUP 1500	n
[	Applicant's response has overcome	the following rejection(s):			
4.	The affidavit, exhibit or request for recon	sideration has been consider	ed but does no	ot overcome the rejection because	50
	The efficient and the state of				
5. [] 1	The affidavit or exhibit will not be conside presented.	red because applicant has no	ot shown good	and sufficent reasons why it was	s not earlier
☐ The p	roposed drawing correction  has [	has not been approved b	v the examiner		
Other		,,		-	
		·			
PTOL-303 (	REV. 5-89)				